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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/733,030 ,	12/11/2003	William R. Morton	5737700/25422	8419
7:	590 02/24/2005	EXAMINER		
Davis, Brown, Koehn, Shors & Roberts, P.C.			MCCARRY JR, ROBERT J	
The Financial C Suite 2500	Center		ART UNIT	PAPER NUMBER
666 Walnut Street			3617	
Des Moines, IA	A 50309-3993		DATE MAILED: 02/24/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

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$\overline{}$		Application No.	Applicant(s)	
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\ Office A	ction Summary	Examiner	Art Unit	
71 44411 (41	5115 (4)	Robert J. McCarry, Jr.	3617	
Period for Reply	3 DATE of this communication appe		·	S
THE MAILING DAT - Extensions of time may lafter SIX (6) MONTHS fr - If the period for reply spe - If NO period for reply is to reply within the Any reply received by the	TATUTORY PERIOD FOR REPLY TE OF THIS COMMUNICATION. The available under the provisions of 37 CFR 1.130 om the mailing date of this communication. In the provisions of 37 CFR 1.130 om the mailing date of this communication. In the provisions of 37 CFR 1.130 days, a reply specified above, the maximum statutory period with a set or extended period for reply will, by statute, to Office later than three months after the mailing strent. See 37 CFR 1.704(b).	6(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) days ill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this commun D (35 U.S.C. § 133).	nication.
Status				
2a)☐ This action is 3)☐ Since this ap	o communication(s) filed on	action is non-final. ce except for formal matters, pro		rits is
Disposition of Claims				
4a) Of the above 5) ☐ Claim(s) 6) ☑ Claim(s) <u>1-27</u> 7) ☐ Claim(s)				
Application Papers				
10)⊠ The drawing(s Applicant may Replacement of	ion is objected to by the Examiner in the constant of the constant of the day and the correction is objection in the correction is objected to by the Examinary including the correction is objected to by the Examinary in the correction is objected to by the Examinary in the correction is objected to by the Examinary in the correction is objected to by the Examinary in the correction is objected to by the Examinary in the correction is objected to by the Examinary in the correction in the correc	☑ accepted or b)☐ objected to the standard of the standard of the standard of the drawing(s) is object of the drawing(s) is object.	e 37 CFR 1.85(a). sected to. See 37 CFR 1.	` '
Priority under 35 U.S.	C. § 119			
a) All b) S 1. Certifie 2. Certifie 3. Copies applica	ent is made of a claim for foreign place. Some * c) None of: d copies of the priority documents of the certified copies of the priority documents of the certified copies of the priorition from the International Bureau ed detailed Office action for a list of	have been received. have been received in Applicati ity documents have been receive (PCT Rule 17.2(a)).	on No ed in this National Stag	е
	's Patent Drawing Review (PTO-948) Statement(s) (PTO-1449 or PTO/SB/08)	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:		•

DETAILED ACTION

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-3, 5-8, 20, 21, 26 and 27 are rejected under 35 U.S.C. 102(b) as being anticipated by Baebel (US 5,312,162).

Baebel discloses a container for carrying flowable cargo comprised of a frame enclosure having a top section, a bottom, side walls, a front wall and a back wall. The Examiner has interpreted the top surface of the side walls to be the top of the container. A non-stick liner is situated on the interior of the container in the form of overlapping sheets 18a-18j and secured by bolts. The sheets also include funnel panels 91a-91d as shown in figure 17, which make up belly doors for emptying the contents of the container. The belly doors are of the same construction as the walls, wherein a non-stick panel is situated to the exterior panel. The sheets are made of a non-stick polyboard material as described in column 5, lines 18-35. A reinforcement rail on the underside of the container supports the funnel panels. This rail is shown in figures 17 and 18 between the door openings. A series of hinges 104, 105 secure the panels to the bottom of the enclosure and allow for the pivoting of the panels between an opened and closed position.

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Regarding claim 26 drawn to the method of preserving flowable cargo. Baebel provides a container for storage and transport of the flowable cargo. The container has a top, bottom, side walls, front wall and rear wall, a liner secured to the interior and belly doors for the removal of the cargo. The container is loaded moved and then unloaded.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 4, 9, 10, 11 and 22 are rejected under 35 U.S.C. 103(a) as being unpatentable over Dohr (US 6,363,863).

Baebel discloses the cargo container as disclosed above. However, Baebel does not disclose the container to have a permanent airtight top with hatches for introducing cargo, or a belly door operated by a rack and spur mechanism. Baebal also does not disclose the feature of the cargo container being divided by container walls. Dohr discloses a cargo container having an airtight top with hatches, divider walls and a belly door operated by a rack and spur mechanism. It would have been obvious to one of ordinary skill in the art to have combined a non-stick liner, like that of Baebel, with a container, like that of Dohr, to provide multiple sections for various types of cargo and an air tight container to keep some cargo like that of food fresh and free from

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contaminants and a rack and spur operated door to allow for easier opening and closing of the belly doors to more quickly off load the cargo.

Claims 12-18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Baebel as described above.

It is well known in the art that containers like that of Baebel carry cargo like that of grain, corn or rice. It would be an obvious intended use to one of ordinary skill in the art to have a container like that of Baebel carry grain, corn rice or other such cargo.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Robert J. McCarry, Jr. whose telephone number is (703) 305-0581. The examiner can normally be reached on Monday through Friday 8:00am to 5:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, S. Joseph Morano can be reached on (703) 308-0230. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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RJM February 8, 2005

S. JOSEPH MORANO
SUPERVISORY PATENT EXAMINER
TECTOR OF OFFICE 3000

3617